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ATTORNEY DOCKET NO. FIRST NAMED INVENTOR **FILING DATE** APPLICATION NO. CASE-2-1-3-2 M BURKE 06/19/98 09/100,569 **EXAMINER** TM02/0228 LIUS DOCKET ADMINISTRATOR (RM 3C-512) PAPER NUMBER **ART UNIT** LUCENT TECHNOLOGIES INC 600 MOUNTAIN AVENUE 2634 P 0 BOX 636 DATE MAILED: MURRAY HILL NJ 07974-0636

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

02/28/01

		plicant(s)
	Application No.	
•	09/100,569	BURKE ET AL.
Office Action Summary	Examiner	Art Unit
	Shuwang Liu	2634
The MAILING DATE of this communication app	pears on the cover sneet w	in the correspondence as a second
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPL A SHORTENED STATUTORY PERIOD FOR REPL		
THE MAILING DATE OF THIS COMMINIORATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a report of the period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statue. - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). - Status - Responsive to communication(s) filed on	.136 (a). In no event, however, may ply within the statutory minimum of the dwill apply and will expire SIX (6) Muste, cause the application to become ing date of this communication, ever	a reply be timely filed hirty (30) days will be considered timely. ONTHS from the mailing date of this communication. ARANDONED (35 U.S.C. § 133).
2a) ☐ This action is FINAL . 2b) ☑	This action to flor formal r	matters prosecution as to the merits is
2a) Since this application is in condition for allocation accordance with the practice under	er Ex parte Quayle, 1935	C.D. 11, 453 O.G. 213.
Disposition of Claims		
4) \boxtimes Claim(s) <u>1-17</u> is/are pending in the application	ion.	
4a) Of the above claim(s) is/are withd	rawn from consideration.	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-17</u> is/are rejected.		
7) ☐ Claim(s) is/are objected to.		
8) Claims are subject to restriction and	d/or election requirement.	
Application Papers		
9) The specification is objected to by the Exan	niner.	
10\\times The drawing(s) filed on 06/19/1998 is/are 0	bjected to by the Examin	er.
11) The proposed drawing correction filed on _	is: a)∐ approved	b) disapproved.
12) The oath or declaration is objected to by the	e Examiner.	
Priority under 35 U.S.C. § 119		
13) Acknowledgment is made of a claim for for	eign priority under 35 U.S	S.C. § 119(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:		
1 Certified copies of the priority docum	nents have been received	
Continue copies of the priority docum	nents have been received	in Application No
3. Copies of the certified copies of the	priority documents have l	peen received in this National Stage (a)).
* See the attached detailed Office action for a	a list of the certified cobie:	5 1101 10001104.
14) Acknowledgement is made of a claim for o	domestic priority under 35	0,3,0,8 114(4).
Attachment(s) 15) Notice of References Cited (PTO-892)	18) ☐ In	terview Summary (PTO-413) Paper No(s) otice of Informal Patent Application (PTO-152)

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DETAILED ACTION

Drawings

 This application has been filed with informal drawings which are acceptable for examination purposes only. Formal drawings will be required when the application is allowed.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-4, 9-13, and 15-16 are rejected under 35 U.S.C. 102(b) as being anticipated by Stengel et al. (Patent Number 5303411).

As shown in figure 1, Stengel et al discloses a method and receiver for receiving a signal on a receive path of a receiver, comprising:

(1) regarding claim 1:

injecting a desensitization signal (outputted from 38 in figure 1) into said receive path (12, 14, 16, 20, 39 in figure 1) to raise the noise level of said receive path relative to said signal level (column 2, lines 9-42).

(2) regarding claim 2:

further including the step of

amplifying said signal on said receive path with an amplifier (20); and

of:

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wherein said step of injecting further includes:

injecting said desensitization signal into 39 of said receive path after said amplifier (20).

(3) regarding claim 3:

further including the step of:

providing a noise source (40)as said desensitization signal.

(4) regarding claim 4:

further including the step of:

providing a continuous wave signal by the oscillator (40) as said desensitization signal.

(5) regarding claim 9:

further including the step:

attenuating said desensitization signal by element 38prior to said step of injecting.

(6) regarding claim 10:

wherein said step of injecting further including the step of coupling said desensitization signal by element 39 onto said receive path.

(7) regarding claim 11:

A receiver (figure 1) having a receive path for (12, 14, 16, 20, 39, et al. in figure 1) receiving a signal, said receiver

comprising:

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a desensitization signal source (40) that is capable of producing a desensitization signal (outputted from 38) on a desensitization signal path; and

a coupler (39) connected to said desensitization signal path and said receive path and injects said desensitization signal into said receive path to raise the noise level on said receive path relative to the signal level (column 2, lines 9-42).

(8) regarding claim 12:

wherein said desensitization signal source comprises

a noise source (40) producing a noise signal on said desensitization path.

(9) regarding claim 13:

wherein said desensitization signal source comprises

a continuous wave signal source (40) producing a continuous wave signal on said desensitization path.

(10) regarding claim15:

further comprising:

an attenuator (38) on said desensitization signal path receives and adjusts the level of said desensitization signal on said desensitization signal path.

(11) regarding claim 16:

further comprising:

an amplifier (20) on said receive path; and

said coupler (39) located on said receive path after the output of said amplifier (20).

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Claims 1-5, 7, and 11-16 are rejected under 35 U.S.C. 102(b) as being anticipated by Hall et al. (Patent Number 5519888.).

As shown in figures 4 and 9, Hall et al discloses a method and receiver for receiving a signal on a receive path of a receiver, comprising:

(1) regarding claims 1-4:

injecting a desensitization signal (outputted from 13 in figure 4, 160 in figure 9) into said receive path (41) to raise the noise level of said receive path relative to said signal level (column 3, line 36- column 4, line 3, abstract).

(2) regarding claim 5:

further including the step of:

modulating a continuous wave signal (outputted from 159 and 160) using a modulating signal source (162) to produce a modulated desensitization signal (outputted from 161) as said desensitization signal.

(3) regarding claim 7:

wherein said step of modulating including the step of

mixing said continuous wave signal with a modulating signal from said modulating signal source by element 161 to produce said modulated desensitization signal.

(4) regarding claims 11-13 and 15-16:

A receiver (figures 4 and 9) having a receive path for (41in figure 4) receiving a signal, said receiver

comprising:

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a desensitization signal source (16 and 13 in figure 4, 159 and 160 in figure 9) that is capable of producing a desensitization signal on a desensitization signal path; and

a coupler (43 in figure 4, 163 in figure 9) connected to said desensitization signal path and said receive path and injects said desensitization signal into said receive path to raise the noise level on said receive path relative to the signal level (column 3, line 36- column 4, line 3, abstract).

(5) regarding claim 14:

further comprising:

a continuous wave signal source (159 in figure 9, 16 and 13 in figure 4) producing a continuous wave signal;

a modulating signal source (162) producing at least one modulating signal; and a modulator (161) receives said continuous wave signal and said at least one modulating signal and modulates said continuous wave signal using said at least one modulating signal to produce a modulated desensitization signal as said desensitization signal.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

5. Claims 6 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hall et al.

Hall et al. discloses all of the subject matter as described above except for providing the continuous wave signal to an I/Q modulator.

However, it is well known that the modulator can be implemented by using I/Q modulator as would be understood by one of ordinary skill in the art.

It would have been obvious to one of the ordinary skill in the art at the invention to incorporate the well known I/Q modulator to the receiver as taught by Hall et al. so as to improve the noise type modulation in the receiver.

6. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hall et al. in view of Menant (Patent Number 4270222).

Hall et al. discloses all of the subject matter as described above except for providing the continuous wave signal to an adjustable attenuator;

However, Menant teaches the adjustable attenuator (18) as shown in figure 2.

It would have been obvious to one of the ordinary skill in the art at the invention to incorporate the adjustable attenuator to the producing desensitization signal path in the receiver as taught by Hall et al. so as to improve the receiver to be as the adjustable sensitivity of the receiver.

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Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Shuwang Liu whose telephone number is (703) 308-9556. The examiner can normally be reached on M-F 8:30-5:00. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen Chin, can be reached on (703) 305-4714.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3900.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

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Or faxed to:

(703) 308-9051 (for formal communications intended for entry)

Or:

(703) 308-6743 (for informal or draft communications, please label "PROPOSED" OR "DRAFT")

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Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington VA, Sixth Floor (Receptionist).

Shuwang Liu

Shuwang Liu February 22, 2001

STEPHEN CHIN

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600